Int. No.

By Council Members Lander, Williams and Van Bramer

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to prohibiting non-disclosure agreements relating to development projects

Be it enacted by the Council as follows:

1	Section 1. Chapter 1 of title 6 the administrative code of the city of New York is amended
2	by adding a new section 6-143 to read as follows:
3	§ 6-143 Non-disclosure agreements relating to city development projects prohibited. a.
4	Definitions. For purposes of this section, the following terms have the following meanings:
5	City development project. The term "city development project" means a project undertaken
6	by the city or a city economic development entity for the purpose of improvement or development
7	of real property, economic development, job retention or growth, or other similar purposes.
8	City economic development entity. The term "city economic development entity" means a
9	local development corporation, not-for-profit organization, public benefit corporation or other
10	entity that provides or administers economic development benefits on behalf of the city pursuant
11	to paragraph b of subdivision 1 of section 1301 of the charter.
12	Developer. The term "developer" means any person that owns or leases real property that
13	is part of a city development project, or any assignee or successor in interest of such real property.
14	Project agreement. The term "project agreement" means a legal binding written agreement
15	between the city or city economic development entity and a developer providing for economic
16	development benefits targeted to a city development project.
17	b. The city or a city economic development entity shall not, at any point during negotiations
18	with a prospective developer regarding a prospective city development project, enter into any

1 agree	ment or contract	containing any	provision.	clause or	language t	hat prevents	disclosure	of any
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- 2 information or record relating to such city development project. The provisions of this subdivision
- 3 apply to (i) any agreement or contract relating to a prospective city development project entered
- 4 into by the city or a city economic development entity prior to the execution of a project agreement
- 5 and (ii) any project agreement entered into by the city or a city economic development entity.
- 6 c. Any provision, clause or language contained in any agreement or contract entered into
- 7 by the city or a city economic development entity that violates this section has no force and effect.
- 8 d. Nothing in this section requires disclosure of information that is otherwise prohibited or
- 9 exempted from disclosure by applicable federal, state or local law.
- e. This local law does not apply to any project agreement executed prior to the effective
- date of this local law, except that extension, renewal, amendment or modification of such project
- 12 agreement, occurring on or after the effective date of this local law, that results in the grant of any
- 13 additional economic development benefits to a developer shall make such developer subject to the
- requirements of this local law.
- 15 § 2. This local law takes effect 180 days after it becomes law.

MHL LS #8032; 9111 12/14/18 3:31 p.m.